

Early Journal Content on JSTOR, Free to Anyone in the World

This article is one of nearly 500,000 scholarly works digitized and made freely available to everyone in the world by JSTOR.

Known as the Early Journal Content, this set of works include research articles, news, letters, and other writings published in more than 200 of the oldest leading academic journals. The works date from the mid-seventeenth to the early twentieth centuries.

We encourage people to read and share the Early Journal Content openly and to tell others that this resource exists. People may post this content online or redistribute in any way for non-commercial purposes.

Read more about Early Journal Content at http://about.jstor.org/participate-jstor/individuals/early-journal-content.

JSTOR is a digital library of academic journals, books, and primary source objects. JSTOR helps people discover, use, and build upon a wide range of content through a powerful research and teaching platform, and preserves this content for future generations. JSTOR is part of ITHAKA, a not-for-profit organization that also includes Ithaka S+R and Portico. For more information about JSTOR, please contact support@jstor.org.

June 27, 1913 1388

from the milk, cows, or milk house, except horses, and they shall be in a separate room, and no running stream of water must in any event come in contact with the milk. The privy must be located not less than 75 feet from the milk house, and must be screened and the privy must be a vault, bricked and cemented and fly proof."

EAST ORANGE, N. J.

Dogs—Keeping of. (Ord. Oct. 17, 1912.)

SECTION 1. No person or persons, firm, or corporation shall receive or keep dogs or other animals in any hospital or breeding place for the care or treatment of invalid dogs or other animals, or for breeding purposes, or keep or maintain such hospital or breeding place in any building or upon any premises in the city of East Orange, without first obtaining permission therefor from the board of health.

The applicant for such permit, at the time of making the application, shall present in writing at the office of the board a full description of the location and premises where such dogs or other animals, hospitals, or breeding places are to be kept or maintained. Thereupon the health officer shall make a full inspection of said premises and report thereon to the board of health. Each permit granted by the board of health shall run for the term of one year from the date when issued and shall be revocable by the board for good cause shown at any time upon 10 days' notice to such applicant.

The board of health may, in the case of any application, if in their judgment the keeping of dogs or other animals or the keeping or maintenance of such hospital or breeding place will be detrimental to the public health, refuse to grant such permit.

- SEC. 2. No person or persons shall keep any dog or other animal in any part of a dwelling house or upon any premises in the city of East Orange where the board of health may deem such keeping of animals detrimental to the public health, and after due notice by the said board of health to the owner in charge of said animals he or they shall remove the same or cause them to be removed from any place where such keeping shall be prohibited by the board within such time as the board may name in the notice.
- SEC. 3. In all cases where a permit is granted for the keeping of animals the building and property shall at all times be kept in a clean and sanitary condition, and upon failure of the person or persons to comply with this ordinance the board of health have full power to revoke any permit so granted.
- SEC. 4. Any persons violating any of the provisions of this ordinance shall, upon conviction thereof, forfeit and pay a penalty of not less than \$10 and not more than \$50 for each and every offense, and the amount of such penalty shall be fixed by the court in which, or magistrate before whom, such conviction is had.

All ordinances or parts of ordinances inconsistent with the provisions of this ordinance are hereby repealed, and this ordinance shall take effect on the 1st day of December, 1912.

EAST ST. LOUIS, ILL.

Milk—Production, Care, and Sale. (Ord. No. 1792, Feb. 14, 1912.)

SECTION 1. That section No. 670, article 12, of the Revised Municipal Code of East St. Louis be, and the same is hereby, amended by adding section No. 670½, as follows, to wit:

SEC. No. 670½. Inspection—Temperature—Penalty.—It is hereby made the duty of the health commissioner, either in person or by one of his deputies, to, whenever practicable, or whenever complaint shall be made to said health commissioner, examine, ascertain the temperature of, and test any and all milk, cream, or skimmed milk arriving in the city by train, wagon, or any other means of transportation; also to examine, ascertain the temperature of, and test any and all milk, cream, or skimmed milk in the

1389 June 27, 1913

city being sold, offered for sale, or exposed for sale for human food, and to condemn and destroy any and all such milk, cream, or skimmed milk that is not up to the requirements of the provisions of this article; and he shall condemn and destroy any and all milk, cream, or skimmed milk found to be above the temperature of 50° F. or not contained in air-tight yessels, cans, or packages.

Any person, firm, or corporation found violating any of the provisions of this section shall be fined not less than \$5 nor more than \$200 for each offense.

Household Goods—Removals of, to be Reported. (Ord. No. 1832, Aug. 8, 1912.)

Section 1. That it shall be the duty of every person, individual, partnership, firm, or corporation whatsoever in the city of East St. Louis engaged in the moving business, operating vans or wagons for the purpose of removing household goods, from one house to another, to report in writing once a day to the health commissioner every such removal, stating in the report, upon blanks furnished by said health commissioner, the name or names of the parties moved, the street address from which such removal takes place, and the street address to which such removal is made.

Sec. 2. Whoever violates the provisions of section 1 of this ordinance shall upon conviction thereof be fined in any sum not less than \$1 nor more than \$25 for each offense: *Provided*, The failure to report any single removal shall constitute a separate offense.

Communicable Diseases—Poliomyelitis Added to List of Contagious Diseases. (Ord. No. 1850, Nov. 6, 1912.)

Section 1. That section 545, article 9, of the Revised Municipal Code of the City of East St. Louis, of 1908, be, and the same is hereby amended, so as to include acute poliomyelitis, or infantile paralysis, in the therein contained list of contagious diseases.

FORT SCOTT, KANS.

Milk and Milk Products—Sanitary Officer to Inspect—Care and Sale. (Ord. No. 1280, Apr. 23, 1912.)

Section 1. There is hereby created the office of sanitary officer of the city of Fort Scott. Such officer shall be appointed by the mayor, by and with the consent of the council. Said sanitary officer shall have a practical knowledge of and experience in the manufacture and commercial handling of dairy products. His salary shall be determined by the appointing powers, and he shall hold office during a period of efficient work.

The officer shall be furnished a suitable room in the city of Fort Scott, to be fitted out as a laboratory with sufficient apparatus and chemicals to enable him to test dairy products that may come under his inspection. Such room shall be owned or rented by the city for such purpose, and all apparatus and chemicals and records shall be accounted for by said sanitary officer.

Sec. 2. It shall be the duty of the sanitary officer to inspect or cause to be inspected all dairies and dairy products within the city of Fort Scott as often as he deems necessary and to take samples and analyze them.

The sanitary officer shall prepare and keep accurate statistics of the extent of the dairy industry in Fort Scott, Kans., and shall make an annual report to the city clerk for each fiscal year ending June 30.

Sec. 3. It shall be unlawful for any person to sell or offer for sale any milk or cream within the city of Fort Scott without first having registered his name and place of business with the city clerk in a book kept for that purpose and paying a registration fee of 25 cents.

The city clerk shall assign to each dairyman paying said registration fee a number, and this number shall be placed on the delivery wagon in plain figures, not less than one and one-half inches in length. Said registration fee shall be paid annually.